Last revised 8/1/15

# UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

IN RE: Thac	ddus L. Adams			CASE NO	).: _	_14-26344
				JUDGE:	_	
	(Debt	or)		СНАРТЕ	R:	13
<b>CHAPTER</b>	13 PLAN AND	MOTI	<u>ONS</u>			
Origi	nal	_ <u>X</u>	Modified/ Notice Red	quired _ <u>\S</u>	<u>{</u> Di:	scharge Sought
Moti	on Included		Modified/No Notice		No	Discharge Sought
			Required			
Date:						
	THE DEBTO		FILED FOR RELIEF THE BANKRUPTCY		HAPT	ER 13
		YOU	R RIGHTS WILL BI	E AFFECT	ſ <b>ED</b> .	
Plan, which This docume papers careft provision of frame stated <b>motions ma</b>	contains the date ent is the actual lauly and discuss this Plan or any in the Notice. T	e of the Plan pro them with motion This Plan	court a separate Notice confirmation hearing of posed by the Debtor to ith your attorney. Any included in it must file may be confirmed a urther notice or hear otice.	on the Plan o adjust deb one who wi e a written and become	proposots. You ishes to objectie bindi	sed by the Debtor. u should read these o oppose any on within the time ing, and included
IN	THE NOTICE	TO RE	COOF OF CLAIM BY CCEIVE DISTRIBUT D, EVEN IF THE PL	CIONS UNI	DER A	ANY PLAN
PART 1.	PAYMENT	AND LI	ENGTH OF PLAN			
	-		5.24 through December of the Chapter 13 Trust		1 pay <u>\$</u>	5150.00 per month
b. Th	e Debtor shall n	nake pla	n payments to the Tru	stee from th	ne follo	owing sources:
	Future Earnin	ngs				
			ling (describe source, a	amount and	date w	when funds are

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c U	Jse of real property to satisfy plar	n obligations:
_	Sale following assets	on or before
_	Refinance following assets	on or before
_	Loan Modification with re-	spect to mortgage encumbering the
	following property	on or before
d T	he regular monthly mortgage pay	yments will continue pending the sale,
re	efinance or loan modification	
e C	Other information that may be imp	portant relating to the payment and
16	ength of the plan.	
PART 2. ADEQU	ATE PROTECTION	
•		de in the amount of \$ to be confirmation to
-	1 1	de in the amount of \$ to be ion to (creditor).
Part 3. <b>PRIORITY CL</b>	AIMS (INCLUDING ADMINI	STRATIVE EXPENSES)
All allowed price	rity claims will be paid in full un	less the creditor agrees otherwise:
Creditor	Type of Priority	Amount to be Paid
The Law Office of Pet Zimnis, Esquire	er E. Administrative	\$per ct order
Albert Russo, Trustee	Administrative	\$

#### PART 4. **SECURED CLAIMS**

**IRS** 

## a. Curing Default and Maintaining Payments

**Priority** 

The Debtor shall pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the Debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

\$1354.63

<u>Creditor</u>	Collateral or	Interest Rat	<u>Amount to be</u>	Regular Monthly Payment

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	Type of Debt	Arrearage	on Arrearage	Paid to Creditor (In Plan)	(Outside Plan)
CitiMortgage	<u>House</u>	\$12173.81		\$0.00 (current via loan modification	Debtor to maintain post petition payments on all secured debts listed in this subsection

#### b. Modification

1.) The Debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral" plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRE the appropriate motion to be filed under Section 7 of the Plan

Creditor	<u>Collateral</u>	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	Annual Interest Rate	Total Amount to Be Paid

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

#### c. Surrender

Upon confirmation, the stay is terminated as to surrendered collateral. The Debtor surrenders the following collateral:

Creditor	Collateral to be Surrendered	Value of Surrendered Collateral	Remaining Unsecured Debt
Toyota Motor	Auto	Unknown	Unknown

d.	<b>Secured</b>	Claims	Unaffected	by the	Plan
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The following secured claims are unaffected by the Plan:

e. Secured Claims to be paid in full through the plan:

Creditor	Collateral	Total Amount to be paid through the	
		<u>plan</u>	

Cusc 14 20044 No.		Page 4 of 6	0 00.00.24 D030 Wa	
Part 5. <u>UNSECURED CL</u> a. Not separately c	AIMS lassified Allowed non-p	priority unsecured claim	s shall be paid:	
Not 1 X Pro r	ess than \$ to ess than percent ata distribution from any sified Unsecured Claims	remaining funds	ows:	
Creditor	Basis for Separate	Treatment	Amount to be Paid	

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To be pd outside plan

Desc Main

### PART 6. **EXECUTORY CONTRACTS AND UNEXPIRED LEASES**

Student Loans

All executory contracts and unexpired leases are rejected, **except** the following, which are **assumed**:

<u>Creditor</u>	Nature of Contract or Lease	Treatment by Debtor
Comcast	Executory contract	Reject

### PART 7. **MOTIONS**

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NOTE: All plans containing motions must be served on all potentially affected creditors, together with a Chapter 13 Plan Transmittal Letter, within the time and in the manner set forth in D.N.J. LBR 3015-1. A Proof of Service must be filed with the Clerk of Court when the Plan and Transmittal Letter are served

Where a motion to avoid liens or partially avoid liens has been filed in the plan, a proof of claim filed that asserts a secured claim that is greater than the amount to be paid in the plan serves as opposition to the motion, and serves as an objection to confirmation. The proof of claim shall be served in accordance with D.N.J. LBR 3015-6(a). The creditor shall file a proof of service prior to the scheduled confirmation hearing. In order to prosecute the objection, the creditor must appear at the confirmation hearing, which shall be the hearing on the motion. Failure to appear to prosecute the objection may result in the motion being granted and the plan confirmed pursuant to the terms as set forth in the plan.

#### a. Motion to Avoid Liens under 11 U.S.C. Section 522(f).

The Debtor moves to avoid the following liens that impair exemptions:

Creditor	Nature of Collateral	Type of Lien	Amount of Lien	Value of Collateral	Amount of Claimed	Sum of All Other	Amount of Lien to be
	<u>Commercial</u>	<u> </u>	<u> 23011</u>	<u>Condicius</u>	Exemption Exemption	Liens Against the	Avoided

					<u>Property</u>	
	tion to Void	Liens and Ro	eclassify Clain	n from Sec	ured to Compl	letely
The Debtor n consistent wi		•	owing claims as	s unsecured	and to void lie	ns on colla
Creditor		Collateral			ount of Lien e Reclassified	
	tion to Partia ured and Pa	-		sify Under	lying Claims a	s Partially
		•	owing claims as t with Part 4 ab		ecured and part	ially unsec
<u>Creditor</u>	Collat	<u>eral</u>	Amount to Deemed S		Amount to b Reclassified	
	ED DI AN DI	ROVISIONS				
г						
			•			
a. Vesting of		the Estate				
a. Vesting of	Property of	the Estate rmation				
a. Vesting of X b. Payment Market Creditors and	Property of  Upon Confi Upon Disch  Notices Lessors prov	the Estate rmation arge		•	nue to mail cus	tomary no
a. Vesting of X b. Payment Market Creditors and	Property of Upon Confi Upon Disch Notices Lessors provo	the Estate rmation arge	ections 4, 6 or	•	nue to mail cus	tomary no
a. Vesting of  X  b. Payment M  Creditors and or coupons to c. Order of I	Property of Upon Confi Upon Disch Notices Lessors prov the Debtor n	the Estate rmation targe rided for in Secondination	ections 4, 6 or	c stay.	nue to mail cus	tomary no
a. Vesting of  X  b. Payment M  Creditors and or coupons to c.  C. Order of I  The Trustee s	Property of Upon Confi Upon Disch Notices Lessors prov the Debtor n	the Estate rmation targe rided for in Se otwithstandin	ections 4, 6 or ag the automati	c stay.	nue to mail cus	tomary no
a. Vesting of  X  b. Payment M Creditors and or coupons to c. Order of I The Trustee s  1) Tru	Property of Upon Confi Upon Disch Notices Lessors prov the Debtor n Distribution	the Estate rmation targe rided for in Se otwithstandin	ections 4, 6 or ag the automati	c stay.	nue to mail cus	tomary no
a. Vesting of  X  b. Payment M  Creditors and or coupons to  c. Order of I  The Trustee s  1) Tru  2) DS	Property of Upon Confi Upon Disch Notices Lessors prov the Debtor n Distribution shall pay allow	the Estate rmation targe rided for in Se otwithstandin	ections 4, 6 or ag the automati	c stay.	nue to mail cus	tomary no
a. Vesting of  X  b. Payment M  Creditors and or coupons to  c. Order of I  The Trustee s  1) Tru  2) DS  3) Sec	Property of  Upon Confi Upon Disch  Notices Lessors provo the Debtor n  Distribution shall pay allow ustee Commis O (if applicab	the Estate rmation targe rided for in Se otwithstandin	ections 4, 6 or ag the automati	c stay.	nue to mail cus	tomary no
a. Vesting of X  b. Payment M Creditors and or coupons to c. Order of I The Trustee s  1) Tru 2) DS 3) Sec 4) Price	Property of  Upon Confi Upon Disch  Notices Lessors provo the Debtor n  Distribution shall pay allow ustee Commis O (if applicate cured Claims	the Estate rmation large rided for in Se otwithstandin wed claims in sions/Debtor ble)	ections 4, 6 or ag the automati	c stay.	nue to mail cus	tomary no

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U.S.C. Section 1305(a) in the amount filed by the post-petition claimant.

PART 9.	MODIFICATION

	If this plan modifies a plan previously filed in this case, complete the information below.
	Date of plan being modified:
	Explain below why the plan is being modified <u>Debtor modified their mortgage with Citi.</u>
	Explain below how the plan is being modified _Citi is reflected as current by way of Loan Modification.
	Are schedules I and J being filed simultaneously with this plan? X yes no
	PART 10 <u>SIGN HERE</u>
	The Law Office of Peter E. Zimnis
Date _	/s/ John A. Zimnis Attorney for the Debtor
	I hereby certify under penalty of perjury that the foregoing is true and correct.
Date _	
Date _	